

UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/032,724	32,724 12/27/2001		Robert T. Moton	20009.0156US01 (010411)	6359	
45695	7590	09/27/2005		EXAMINER		
WITHERS	& KEYS	S FOR BELL SOUT	HAROLD, JEFFEREY F			
P. O. BOX 71355 MARIETTA, GA 30007-1355				ART UNIT	PAPER NUMBER	
	,			2646		
				DATE MAILED: 09/27/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary The MAILING DATE of this communication a Period for Reply	LY IS SET TO EXPIRE 3 MON	Applicant(s) MOTON ET AL. Art Unit 2646 he correspondence address
The MAILING DATE of this communication a	Examiner Jefferey F. Harold ppears on the cover sheet with the state of the cover sheet with the state of t	Art Unit 2646
The MAILING DATE of this communication a	Jefferey F. Harold ppears on the cover sheet with t LY IS SET TO EXPIRE 3 MON	2646
	ppears on the cover sheet with t	
	LY IS SET TO EXPIRE 3 MON	he correspondence address
	LY IS SET TO EXPIRE 3 MON	
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory perions for reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION IN 136(a). In no event, however, may a reply d will apply and will expire SIX (6) MONTHS ate, cause the application to become ABAND	FION. be timely filed from the mailing date of this communication. DONED (35 U.S.C. § 133).
Status		
1) ☐ Responsive to communication(s) filed on 29 2a) ☐ This action is FINAL. 2b) ☐ The section is FINAL. 2b) ☐ The section is in condition for allow closed in accordance with the practice under	nis action is non-final. vance except for formal matters	
Disposition of Claims		
4) ☐ Claim(s) 1-25,32 and 39-45 is/are pending ir 4a) Of the above claim(s) is/are withden 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-25,32 and 39-45 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from consideration.	
Application Papers	•	
9) The specification is objected to by the Exami 10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction. 11) The oath or declaration is objected to by the	ccepted or b) objected to by ne drawing(s) be held in abeyance. ection is required if the drawing(s)	See 37 CFR 1.85(a). s objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		•
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a life.	nts have been received. Ints have been received in Application in the interest of the interes	ication No ceived in this National Stage
Attachment(s) 1) ☐ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ☑ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date		mary (PTO-413) ail Date mal Patent Application (PTO-152)

Art Unit: 2646

DETAILED ACTION

Allowable Subject Matter

1. The indicated allowability of the claims is withdrawn in view of the newly discovered reference(s) to Clapper (United States Patent 6,154,531). Rejections based on the newly cited reference(s) follow.

Information Disclosure Statement

2. The references listed in the Information Disclosure Statement submitted on August 29, 2005 have been considered by the examiner (see attached PTO-1449).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-25, 32 and 39-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Knuth in view of Clapper (United States Patent 6,154,531).

Regarding **claim 1**, Knuth discloses a cordless telephone with voice announced calling party identification. In addition, Knuth discloses a system for audibly annunciating at a telephone, caller identification information transmitted over a network, the information being transmitted in the form of a modulated signal to the device wherein the modulated signal is representative of the information, the apparatus

Art Unit: 2646

comprising: a receiver for capturing a ring signal and a modulated signal representative of the caller identification information transmitted over a network, the modulated signal comprising a stream of characters representative of the caller identification information; a converter in communication with the receiver for converting the modulated signal into a stream of audible signals, wherein the converter processes the stream of characters in real-time as the characters are received from the network; and a speaker in communication with the converter for producing audible sounds corresponding to the stream of audible signals representative of the information received over the network, as disclosed at column 4, lines 6-65 and exhibited in figures 1 and 2, however, Knuth fails to disclose a display to visually display the stream of characters in real time and concurrently with the audible signals being enunciated; one or more matching networks to reroute and forward the audible signals from the apparatus to a speaker in an alternative communication device. However, the examiner maintains that it was well known in the art to provide a display to visually display the stream of characters in real time and concurrently with the audible signals being enunciated; one or more matching networks to reroute and forward the audible signals from the apparatus to a speaker in an alternative communication device, as taught by Clapper.

In a similar field of endeavor Clapper discloses a telephone caller identification system. In addition, Clapper discloses a display to visually display the stream of characters in real time and concurrently with the audible signals being enunciated; one or more matching networks to reroute and forward the audible signals from the

Art Unit: 2646

apparatus to a speaker in an alternative communication device, as disclosed at column3, lines 21-50 and exhibited in figure 3.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Knuth by specifically providing a display to visually display the stream of characters in real time and concurrently with the audible signals being enunciated; one or more matching networks to reroute and forward the audible signals from the apparatus to a speaker in an alternative communication device, as taught by Clapper, for the purpose of providing notification of an incoming call.

Regarding **claim 2**, Knuth and Clapper discloses everything claimed as applied above (see claim 1), in addition, Knuth discloses wherein the information is inherently transmitted and received during an interval between ringing signals transmitted over the network, wherein one of ordinary skill in the art would have recognized that the caller ID information is transmitted from the central office during the interval between ringing signals.

Regarding **claim 3**, Knuth and Clapper discloses everything claimed as applied above (see claim 1), in addition, Knuth further discloses an inherent buffer which reads on claimed "memory circuit", in communication with the receiver for storing the information, as one of ordinary skill in the art would have recognized that communication is not instantaneous thus the signal are buffered during the process.

Regarding **claim 4**, Knuth and Clapper discloses everything claimed as applied above (see claim 1), in addition, Knuth discloses a caller ID detector (12), which reads on claimed "demodulator" for demodulating the modulated signal received from the

Art Unit: 2646

network and generating therefrom a stream of characters representative of the information, as disclosed at column 4, lines 11-34 and exhibited in figures 1 and 2.

Regarding **claim 5**, Knuth and Clapper discloses everything claimed as applied above (see claim 1), in addition, Knuth discloses a processor (16) for converting the modulated signal into a stream of characters representative of the information, as disclosed at column 4, lines 22-34 and exhibited in figures 1 and 2.

Regarding **claim 6**, Knuth and Clapper discloses everything claimed as applied above (see claim 1), in addition, Knuth discloses an inherent buffer which reads on claimed "memory circuit" in communication with the processor, wherein the processor stores the character stream in the inherent buffer prior to transmission to the speech synthesizer.

Regarding **claim 7**, Knuth and Clapper discloses everything claimed as applied above (see claim 1), in addition, Knuth discloses wherein the modulated signal includes information identifying an originating telephone subscriber line, the information including the originating telephone number according to a directory listing, as disclosed at column 4, lines 55-65.

Regarding **claims 8-25, 32 and 39-45** and interpreted and thus rejected for the reasons set forth above in the rejection of claims 1-6.

Art Unit: 2646

Conclusion

Any inquiry concerning this communication or earlier communications from the 4. examiner should be directed to Jefferey F. Harold whose telephone number is 571-272-7519. The examiner can normally be reached on Monday - Friday 9 am - 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sinh H. Tran can be reached on 571-272-7564. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have guestions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

Jefferev F/Harold **Primary Examiner** Art Unit 2646

September 21, 2005